

October 14, 2011

The Honorable Ben S. Bernanke Chairman Board of Governors of the Federal Reserve System 20th Street & Constitution Ave., N.W. Washington, D.C. 20551

Re: Proposed Agency Information Collection Activities for Savings & Loan Holding Companies (FR Y-6, FR Y-7, FR Y-9 Reports)

Dear Chairman Bernanke:

You recently received a letter (attached) from Julie A. Spiezio submitted on behalf of the American Council of Life Insurers (ACLI), a national trade association with over 300 member companies representing more than 90 percent of the assets and premiums of the life insurance and annuity industry in the U.S. The purpose of the ACLI's letter was to submit comments on the Federal Reserve Board's (FRB) proposal on agency information collection activities for savings & loan holding companies (SLHCs).

The Principal Financial Group is a retirement and global asset management leader. The Principal offers businesses, individuals and institutional clients a wide range of financial products and services, including retirement and investment services and insurance through its diverse family of financial services companies. A member of the FORTUNE 500®, the Principal Financial Group has \$335.8 billion in assets under management and serves some 16.5 million customers worldwide from offices in Asia, Australia, Europe, Latin America and the United States. Principal Financial Group, Inc. is an SLHC by virtue of its ownership of Principal Bank, a thrift with approximately \$2.4 billion in assets.

Principal Financial Group, Inc., a member of the ACLI, supports the ACLI's position regarding the development of proper capital standards for SLHCs prior to requiring SLHCs to make any regular regulatory capital filings. It would be inappropriate and potentially misleading for SLHCs to submit reports based on existing bank holding company capital rules and standards when those rules and standards do not apply to SLHCs.

We are a grandfathered unitary SLHC whose primary business is insurance and retirement services, not banking. We appreciate the FRB's proposal to grant an exemption from its standardized regulatory reporting requirements (except for certain specified reports) for

grandfathered unitary SLHCs whose thrifts make up less than 5% of the total consolidated assets of the SLHCs and request that such exemption be retained when the FRB finalizes this guidance. The FR Y-9 reports include information that is not currently reported by the insurance industry and is not readily available and therefore would require significant resources and operational changes in order for SLHCs like us to comply. In order for the information submitted to be truly meaningful to the FRB and others who view the reports, we feel that the standardized regulatory reporting requirements for SLHCs should be tailored to accurately and appropriately reflect the fundamental businesses of such institutions.

Thank you for your consideration of our views. We are available for further discussion on this matter at your convenience.

Respectfully submitted,

Lun J Lelk

Terrance J. Lillis

SVP and Chief Financial Officer

Principal Financial Group

711 High Street

Des Moines, Iowa 50309

cc: Ms. Jennifer J. Johnson

Secretary

Board of Governors of the Federal Reserve System

Enclosure





Julie A. Splezio
Senior Vice President, Insurance Regulation & Deputy General Counsel (202) 624-2194 t (866) 953-4083 f juliespiezio@acli.com

October 14, 2011

The Honorable Ben S. Bernanke Chairman Board of Governors of the Federal Reserve System 20th Street & Constitution Ave., N.W. Washington, D.C. 20551

Re: Proposed Agency Information Collection Activities for Savings & Loan Holding Companies (FR Y-6, FR Y-7, FR Y-9 Reports)

Dear Chairman Bernanke:

These comments are submitted on behalf of the American Council of Life Insurers (ACLI), a national trade association with over 300 member companies representing more than 90 percent of the assets and premiums of the life insurance and annuity industry in the U.S. We appreciate the opportunity to submit comments on the Federal Reserve Board's (FRB) proposed agency information collection activities for savings & loan holding companies (SLHCs).

We believe it is significant that footnote six of the proposal indicates that the FRB recognizes the importance of developing proper capital standards for SLHCs prior to requiring SLHCs to make any regulatory capital filings. This recognition is especially important to a significant number of ACLI members that are SLHCs but are predominantly life insurance company enterprises. As we have said in earlier commentary submitted to the FRB, it is simply inappropriate to apply existing bank holding company capital rules and standards on life insurance company enterprises that hold an ancillary thrift within their corporate structures. We believe that any such standards intended to be applied to an enterprise that is primarily a life insurer must be tailored to accurately and appropriately reflect the fundamental business of the institution. We look forward to working with you to ensure that any final standards that become applicable to life insurers who are SLHCs meet that standard.

We also appreciate the FRB's recognition, via the two reporting exemptions provided for in the proposal, that it is inappropriate to require some companies to comply with certain bank holding company reporting requirements at this time. Noting FRB's intention to revisit this matter, our members welcome the opportunity to demonstrate the sufficiency of their existing reporting practices in enabling the FRB to fulfill its statutory responsibilities. Finally, we ask that the FRB confirm and clarify that: (1) the reporting exemption for SLHCs holding a thrift that is less than 5% of its assets is not limited to those SLHCs that also engage in commercial activities; and, (2) the exemption provided to companies that do not prepare GAAP statements also means that those entities will not be required to use GAAP in filing any other report required by the FRB, such as an FRB mandated audited financial statement.

Thank you for your consideration of our views. We are available for further discussion on this matter at your convenience.

Respectfully submitted,

cc: Ms. Jennifer J. Johnson

Secretary

Julie A. Spiezio

Board of Governors of the Federal Reserve System